IN THE UNITED STATES DISTRICT COURT FOR THE DISTRICT OF MASSACHUSETTS

STUDENTS FOR FAIR ADMISSIONS, INC.,

Plaintiff,

v.

Civil Action No. 1:14-cv-14176-ADB

PRESIDENT AND FELLOWS OF HARVARD COLLEGE (HARVARD CORPORATION),

Defendant.

PLAINTIFF'S MOTION TO IMPOUND REPLY TO HARVARD'S FEBRUARY 5, 2016 LETTER

Pursuant to Local Rule 7.2 and this matter's Stipulated Protective Order (Dkt. No. 55), Plaintiff, Students for Fair Admissions, Inc. ("SFFA"), hereby brings this motion to give this Honorable Court the option to impound SFFA's February 10, 2016 letter to Judge Burroughs ("Letter") which replies to the letter filed under seal by Defendant, the President and Fellows of Harvard College ("Harvard") on February 5, 2016. The Letter contains information that has been designated by Harvard as "protected material" under the Stipulated Protective Order. This motion is brought in reaction to Harvard's designations. SFFA is hand-delivering an unredacted courtesy copy of the Letter to Judge Burroughs in a sealed envelope.

WHEREFORE, SFFA respectfully submits this motion, which gives the Court the option to allow the Letter to be impounded until further order of the Court and to be viewed only by the Judge, her clerk(s), and Court personnel.

Respectfully submitted,

By: <u>/s/ Benjamin C. Caldwell</u> Benjamin C. Caldwell

Paul M. Sanford BBO #566318 Benjamin C. Caldwell BBO #675061 BURNS & LEVINSON LLP One Citizens Plaza, Suite 1100 Providence, RI 02903 Tel: 617-345-3000

Fax: 617-345-3299 psanford@burnslev.com bcaldwell@burnslev.com

Dated: February 10, 2016

William S. Consovoy
Thomas R. McCarthy
Michael H. Park
J. Michael Connolly
CONSOVOY MCCARTHY PARK PLLC
3033 Wilson Boulevard, Suite 700
Arlington, Virginia 22201
Tel: 703-243-4923

Fax: 703.243.4923 will@consovoymccarthy.com tom@consovoymccarthy.com park@consovoymccarthy.com mike@consovoymccarthy.com

Patrick Strawbridge BBO #678274 CONSOVOY MCCARTHY PARK PLLC Ten Post Office Square 8th Floor South PMB #706 Boston, MA 02109 Tel: 617-227-0548 patrick@consovoymccarthy.com

Counsel for Plaintiff Students for Fair Admissions, Inc.

CERTIFICATE OF CONFERENCE

In accordance with Local Rules 7.1(a), I hereby certify that this motion is brought in

reaction to Harvard's designation of certain database fields and other information as "protected

material" under the Stipulated Protected Order.

/s/ Benjamin C. Caldwell

Benjamin C. Caldwell

CERTIFICATE OF SERVICE

In accordance with Local Rule 5.2(b), I hereby certify that this document was filed

through the Court's ECF system on February 10, 2016 and will be sent electronically to the

registered participants identified on the Notice of Electronic Filing. A courtesy copy of the

unredacted Letter referenced herein was hand-delivered to the Court; a copy is also being

provided to opposing counsel.

/s/ Benjamin C. Caldwell

Benjamin C. Caldwell

4836-6708-5102.1

3